Fill in this information to identify your case:		
United States Bankruptcy Court for the:		
DISTRICT OF DELAWARE		
Case number (if known)	Chapter 11	
		Check if this an amended filing
Official Form 201		
Voluntary Petition for Non-Individe	uals Filing for E	Bankruptcy

04/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name	WB Supply LLC	
2.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names	W-B Supply Co. Inc. WBS, Inc. WB Oilfield Supplies Inc. WB Artificial Lift Inc. W-B Supply Company WBS Supply LLC Highland Artificial Lift Systems, Ltd. Permian Pump & Supply, Limited Partnership Beck Oilfield Supply LLC Beck Oilfield Supply, Incorporated	
3.	Debtor's federal Employer Identification Number (EIN)	75-2352066	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		111 Naida Street	PO Box 2479
		Pampa, TX 79065-6901	Pampa, TX 79066-2479
		Number, Street, City, State & ZIP Code	P.O. Box, Number, Street, City, State & ZIP Code
		Gray	Location of principal assets, if different from principal
		County	place of business
			Number, Street, City, State & ZIP Code
5.	Debtor's website (URL)		
6.	Type of debtor	 ✓ Corporation (including Limited Liability Company (LLC) □ Partnership (excluding LLP) □ Other. Specify: 	and Limited Liability Partnership (LLP))

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Debt	or WB Supply LLC	Case number (if known)				
	Name					
7.	Describe debtor's business	Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above B. Check all that apply				
		Tax-exempt entity (as described in 26 U.S.C. §501) Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. §80a-3)				
		Investment advisor (as defined in 15 U.S.C. §80b-2(a)(11))				
		. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes . 4441				
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Chapter 7 Chapter 9 Chapter 11. Check all that apply: The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). A plan is being filed with this petition. Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.				
		The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. Chapter 12				
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a separate list.	No. Yes. District When Case number				
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	No Yes.				

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Deb	tor	WB Supply LLC		Case number (if known)						
		Name								
		all cases. If more than 1	,	Debtor					Relationship	
	alla	ch a separate list		District			When		Case number, if known	
11.		Vhy is the case filed in	Check a	ll that apply.						
	tnis	district?							ts in this district for 180 days immedia an in any other district.	tely
A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this dis				ership is pending in this district.						
12.		es the debtor own or e possession of any	√ No							
re	real	property or personal perty that needs	Yes.	Answer be	er below for each property that needs immediate attention. Attach additional sheets if needed.					
	imn	nediate attention?		Why does	the property need	l immed	iate attention?	? (Check all that	apply.)	
					s or is alleged to po the hazard?	se a thre	eat of imminent	and identifiable	hazard to public health or safety.	
				☐ It need	ls to be physically se	ecured o	r protected fron	n the weather.		
					. , ,		•		te or lose value without attention (for e	example,
				livestoc	k, seasonal goods,	meat, da	iry, produce, o	r securities-relat	ed assets or other options).	·
				Other						
				Where is	the property?					
						Numb	er, Street, City,	State & ZIP Co	de	
				Is the pro	perty insured?					
				☐ No						
				Yes.	Insurance agency					
					Contact name					
					Phone					
		Statistical and admini	istrative i	nformation						
13.		otor's estimation of	. (Check one:						
	ava	ilable funds		Tunds wi	ll be available for dis	stribution	to unsecured	creditors.		
			1	After any	administrative expe	nses are	e paid, no funds	s will be available	e to unsecured creditors.	
14	Fsti	imated number of	1-49				1,000-5,000		25,001-50,000	
• • •		ditors	50-99	9			5001-10,000		50,001-100,000	
			100-1				10,001-25,000)	More than100,000	
			√ 200-9	999						
15.	Esti	imated Assets	SO - 9	\$50,000			\$1,000,001 - \$	\$10 million	\$500,000,001 - \$1 billion	
				001 - \$100,0		✓	\$10,000,001 -	\$50 million	\$1,000,000,001 - \$10 billio	
				,001 - \$500		F	\$50,000,001 -		\$10,000,000,001 - \$50 billi	ion
			\$500	,001 - \$1 mi	mion		\$100,000,001	- pouliim uuc¢ -	☐ More than \$50 billion	
16.	Esti	imated liabilities	\$0 - \$	\$50,000			\$1,000,001 - \$	\$10 million	\$500,000,001 - \$1 billion	
			_	001 - \$100,0		√	\$10,000,001 -	\$50 million	\$1,000,000,001 - \$10 billio	
				,001 - \$500			\$50,000,001 -		\$10,000,000,001 - \$50 billion	ion
			□ \$200	,001 - \$1 m	IIIOH		φ 100,000,001	- \$500 million	More than \$50 billion	

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Deptor V	VB Supply LLC			Case number (if known)		
	ame					
R	equest for Relief,	Declaration, and Signatures				
MADNING	Rankruptov fraud	Lie a sorious crimo. Making a falso statement in a	connection with a	bankruptcy case can result in fines up to \$500,000 or		
WARNING		up to 20 years, or both. 18 U.S.C. §§ 152, 1341				
of auth	ation and signature orized entative of debtor	e The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this pet				
represe	intative of debtor	I have been authorized to file this petition on	behalf of the deb	tor.		
		I have examined the information in this petition	on and have a rea	asonable belief that the information is true and correct		
		I declare under penalty of perjury that the for	egoing is true and	d correct.		
		Executed on April 20, 2021 MM / DD / YYYY	-			
		X /s/ Edward Hostmann		Edward Hostmann		
		Signature of authorized representative of del	otor	Printed name		
		Title Chief Restructuring Officer				
I8. Signatı	ire of attorney	X /s/ Robert A. Weber		Date April 20, 2021		
. o. o.g	,	Signature of attorney for debtor		MM / DD / YYYY		
		Robert A. Weber Printed name				
		Chipman Brown Cicero & Cole, LLP Firm name				
		Hercules Plaza 1313 North Market Street, Suite 5400 Wilmington, DE 19801				
		Number, Street, City, State & ZIP Code				
		Contact phone (302) 295-0191	Email address	weber@chipmanbrown.com		
		4013 DE Bar number and State		-		
		-a. Hallibol and Ctato				

OMNIBUS ACTION BY WRITTEN CONSENT

April 19, 2021

WHEREAS, on or about April 1, 2021, Edward Hostmann of EHI LLC, a division of KBF CPAs LLP, was engaged to act as the Chief Restructuring Officer ("CRO") for WB Supply LLC (the "Company");

WHEREAS, pursuant to the foregoing agreement and authority duly granted by its managing member, the CRO has been authorized to, among other things, decide, in his sole discretion, whether and when to commence a bankruptcy proceeding for the Company, and to execute a bankruptcy petition and any and all other documents necessary or appropriate on behalf of the Company in connection with any such proceeding;

WHEREAS, the CRO, in the exercise of such delegated authority, and having had the opportunity to consult with the Company's management, financial and legal advisors and other professionals, and fully consider each of the strategic alternatives available to the Company, and having become familiar with the Company's facts and circumstances, and based upon his knowledge of the foregoing and review of all available alternatives and advice provided by such advisors and professionals, has determined that it is in the best interest of the Company, its stakeholders, and other parties in interest for the Company to take the actions specified in the following resolutions;

WHEREAS, the CRO has been presented with a proposed petition to be filed by the Company in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), in which the authority to operate as a debtor-in-possession will be sought;

WHEREAS, the CRO, having considered the financial and operational aspects of the Company's business and the best course of action to maximize value, deems it advisable and in the best interests of the Company, its creditors, and other interested parties that a voluntary petition be filed by the Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code (the "Chapter 11 Case");

WHEREAS, the Company contemplates entering into that certain Senior Secured, Superpriority Debtor-in-Possession Credit Agreement (the "DIP Agreement") with Wells Fargo Bank, National Association, for itself, as a Lender and Swingline Lender and as Agent for all Lenders, to provide necessary liquidity during the Chapter 11 Case;

WHEREAS, based upon the foregoing, in the judgment of the CRO, it is desirable and in the best interests of the Company, its creditors, equity holders, employees, and other interested parties that the Company enter into the DIP Agreement, substantially in the form and substance presented to the CRO, and pursue the transactions contemplated

thereby, subject to such changes and alterations based on the reasonable business judgment of the CRO.

NOW, THEREFORE, BE IT HEREBY:

Chapter 11 Case

RESOLVED, that in the judgment of the CRO, it is desirable and in the best interests of the Company, its creditors, employees, stakeholders, and other interested parties, that a voluntary petition be filed by the Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code, and the filing of such petition is authorized hereby; and it is further

RESOLVED, that the CRO and any officer duly authorized by the Company, through the CRO (collectively, the "Authorized Officers") are, and each of them hereby is, authorized, directed, and empowered on behalf of the Company to execute and verify a Petition in the name of the Company under the Bankruptcy Code and to cause the same to be filed, in such form and at such time as the Authorized Officers shall determine; and it is further

RESOLVED, that the Authorized Officers, acting alone or with one or more other Authorized Officers be, and they hereby are, authorized, empowered and directed to execute and file on behalf of the Company all petitions, schedules, lists and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business; and it is further

RESOLVED, that the Authorized Officers, and each of them, with full authority to act without others, hereby are, authorized and directed to obtain postpetition financing and/or use of cash collateral according to the terms negotiated and approved by the Authorized Officers, including under the DIP Agreement; and to enter into any guarantees and to pledge and grant liens on the Company's assets as contemplated by or required under the terms of such postpetition financing; and, in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate loan agreements and related ancillary documents; and it is further

RESOLVED, that the Authorized Officers, acting alone or with one or more other Authorized Officers be, and they hereby are, authorized, empowered, and directed to certify the authenticity of these resolutions.

Retention of Professionals

IT IS FURTHER RESOLVED, that the Authorized Officers be, and hereby are, authorized and empowered, on behalf of and in the name of the Company, to retain and employ professionals to render services to the Company in connection with the chapter 11 case and the transactions contemplated by the foregoing resolutions, including,

without limitation, Chipman, Brown, Cicero & Cole, LLP, to act as chapter 11 counsel; EHI LLC, a division of KBF CPAs LLP, to provide the CRO and such additional personnel as may be necessary to assist in the performance of his duties and obligations; Great American Global Partners, LLC, to assist in the orderly liquidation of the Company's property; and Bankruptcy Management Solutions, Inc., d/b/a Stretto, to act as claims and noticing agent and administrative advisor; and in connection herewith each Authorized Officer is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of the foregoing; and it is further

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code and related matters; and in connection therewith, each of the Authorized Officers be, and hereby is, authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the case under chapter 11 of the Bankruptcy Code, and cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary.

General Authority to Implement Resolutions

IT IS FURTHER RESOLVED, that each Authorized Officer is hereby authorized and empowered, on behalf of and in the name of the Company, to execute, deliver, perform, verify, and/or file, or cause to be executed, delivered, performed, verified, and/or filed (or direct others to do so on their behalf as provided herein) all necessary documents, including, without limitation, all petitions, affidavits, statements, schedules, motions, lists, applications, pleadings, other papers, additional security documents, guarantees, reaffirmations, control agreements, waivers of or amendments to existing documents, and to negotiate the forms, terms, and provisions of, and to execute and deliver any amendments, modifications, waivers, or consent to any of the foregoing as may be approved by any Authorized Officer, which amendments, modifications, waivers, or consents may provide for consent payments, fees, or other amounts payable or other modifications of or relief under such agreements or documents, the purpose of such amendments, modifications, waivers, or consents being to facilitate consummation of the transactions contemplated by the foregoing resolutions or for any other purpose, and, in connection with the foregoing, to employ and retain all assistance by legal counsel, investment bankers, accountants, restructuring professionals, or other professionals, and to take any and all action which such Authorized Officer deems necessary or proper in connection with the chapter 11 cases, including any and all action necessary or proper in connection with obtaining authorization to use cash collateral and/or debtor-in-possession financing (in such amounts and on such terms as may be agreed by any Authorized Officer, including the grant of replacement and additional liens, as is necessary or proper for the continuing conduct of the affairs of the Company), with a view to the successful prosecution of the chapter 11 case contemplated by the foregoing resolutions and the successful consummation of the transactions contemplated by the foregoing resolutions including, without limitation, any action necessary or proper to maintain the ordinary course operation of the Company's business; and it is further

RESOLVED, that the Authorized Officers be, and hereby are, authorized to execute, deliver, and perform any and all special powers of attorney as such Authorized Officer may deem necessary or desirable to facilitate consummation of the transactions contemplated by the foregoing resolutions, pursuant to which such Authorized Officer will make certain appointments of attorneys to facilitate consummation of the transactions contemplated by the foregoing resolutions as the Company's true and lawful attorneys and authorize each such attorney to execute and deliver any and all documents of whatsoever nature and description that may be necessary or desirable to facilitate consummation of the transactions contemplated by the foregoing resolutions; and be it further

RESOLVED, that the Authorized Officers be, and hereby are, authorized and empowered, on behalf of and in the name of the Company, to amend, supplement, or otherwise modify from time to time the terms of any documents, certificates, instruments, agreements, financing statements, notices, undertakings, or other writings referred to in the foregoing resolutions; and it is further

RESOLVED, that the Authorized Officers be, and hereby are, authorized and empowered, on behalf of and in the name of the Company, to take or cause to be taken any and all such further action and to execute, deliver, perform, verify, and/or file, or cause to be executed, delivered, performed, verified, and/or filed (or direct others to do so on its behalf as provided herein) all such further documents, agreements, instruments, financing statements, notices, undertakings, certificates, and other writings to effectuate the purpose and intent of any and all of the foregoing resolutions; and it is further

RESOLVED, that the Authorized Officers be, and hereby are, authorized and empowered, on behalf of and in the name of the Company, to pay and direct the payment of all fees and expenses as in the judgment of the CRO shall be necessary, proper, appropriate, desirable, or advisable to effectuate the purpose and intent of any and all of the foregoing resolutions; and it is further

RESOLVED, that all acts lawfully done or actions lawfully taken by the Authorized Officers to seek relief on behalf of the Company under chapter 11 of the Bankruptcy Code, or in connection with the chapter 11 case, or any matter related thereto, be, and hereby are, adopted, ratified, confirmed, and approved in all respects as the acts and deeds of the Company in all respects; and it is further

RESOLVED, that all acts lawfully done or actions lawfully taken by the Authorized Officers, or by any employees or agents of the Company, on or before the date hereof in connections with the transactions contemplated by the foregoing resolutions be, and they hereby are, ratified, confirmed, and approved in all respects by the Member; and it is further

RESOLVED, that the omission from these resolutions of any agreement, document, or other arrangement contemplated by any of the agreements, instruments, filings, or other documents described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, instruments, filings,

or other documents described in the foregoing resolutions shall in no manner derogate from the authority of the CRO to take all actions necessary, desirable, proper, advisable, or appropriate to consummate, effectuate, carry out, or further the transaction contemplated by, and the intent and purposes of, the foregoing resolutions; and be it further

RESOLVED, that the authority conferred upon the Authorized Officers by these Resolutions is in addition to, and shall in no way limit, such other authority as each may have with respect to the subject matter of the foregoing resolutions, and that the omission from these Resolutions of any agreement or other arrangement contemplated by any of the agreements, instruments, or documents described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, instruments, or documents described in the foregoing resolutions shall in no manner derogate from the authority of such persons to take any and all actions convenient, necessary, advisable, or appropriate to consummate, effectuate, carry out, perform, or further the transactions contemplated by and the intents and purposes of the foregoing resolutions; and it is further

RESOLVED, that sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the Limited Liability Company Agreement of the Company, has been provided or is hereby waived; and it is further

RESOLVED, that the Authorized Officers (and any of their respective designees and delegates) be and hereby are authorized and empowered to take all actions or not to take any action in the name of the Company with respect to the transactions contemplated by these resolutions hereunder as the sole shareholder, partner, member, managing member, or manager (or similar role), as applicable, as any Authorized Officer shall deem necessary proper, appropriate, desirable, or advisable to effectuate the purposes of the transactions contemplated herein, including without limitation the granting of liens in respect of any financing transactions contemplated herein; and it is further

RESOLVED, that to the extent that any of the actions authorized by any of the foregoing resolutions have been taken by an Authorized Officer on behalf of the Company, such actions are hereby ratified and confirmed in their entirety; and it is further

RESOLVED, that the Secretary of the Company, or any Authorized Officer, is hereby authorized to certify and deliver, to any person to whom such certification and delivery may be deemed necessary or appropriate in the opinion of such Secretary or Authorized Officer, a true copy of the foregoing resolutions.

IN WITNESS WHEREOF, the undersigned has executed this Omnibus Action by Written Consent as of the date first written above.

Case 21-10729-BLS Doc 1 Filed 04/20/21 Page 10 of 16

WB SUPPLY LLC

Name: Edward Hostmann

Title: Chief Restructuring Officer

Fill in this information to identify the case:			
Debtor nameWB Supply LLC			
United States Bankruptcy Court for the:	District of Delaware (State)		
Case number (If known):	, ,		

☐ Check if this is an amended filing

12/15

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	claim amount. If total claim amou	ecured claim ly unsecured, fill i claim is partially s nt and deduction ff to calculate uns	secured, fill in for value of
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	HESS FAMILY LTD. PARTNERSHIP PO DRAWER 2479 PAMPA, TX 79066	P: 806-669-1103 rhess@wbsupply.com	Loan plus accrued interest				\$11,385,345.00
2	BECK RESOURCES PO BOX 175 HENNESSEY, OK 73742	P: 405-853-2736 terryb@beckresources.onmicros oft.com	Loan plus accrued interest				\$3,673,492.00
3	BDM INC ET AL (PERMIAN PUMP) 4105 ANGELINA MIDLAND, TX 79707	P: 432-362-0366 bill@gwfpc.com	Loan plus accrued interest				\$3,371,050.42
4	HAPPY STATE BANK 1125 NORTH HOBART STREETt PAMPA, TX 79065	P: 806-669-2265 kwest@happybank.com	PPP Loan	Contingent			\$3,038,727.00
5	NEW MEXICO TAXATION AND REVENUE DEPARTMENT PO BOX 25128 SANTA FE, NM 87504-5128	P: 505-827-0832 TRD- CRSHelpDesk@state.nm.us	Unpaid Sales Taxes				\$706,842.04
6	BALON CORP 3245 S HATTIE OKLAHOMA CITY, OK 73129	P: 405-677-3321 gafful@balon.com	Product/Purchase AP				\$671,037.25
7	ANVIL INTERNATIONAL 26009 NETWORK PLACE CHICAGO, IL 60673-1260	P: 708-534-1414 amendoza@anvilintl.com	Product/Purchase AP				\$637,936.63
8	THYSSENKRUPP MATERIALS NA 2700 POST OAK BLVD HOUSTON, TX 77056	P: 713-626-2900 amy.clepper@thyssenkrupp.com	Product/Purchase AP				\$351,775.17

Debtor WB Supply LLC

Name

Case number (ifknown)_____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts) Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9	TEXAS PIPE & SUPPLY CO 2330 HOLMES ROAD HOUSTON, TX 77051-1098	P: 713-799-9235 courtneyr@texaspipe.com	Product/Purchase AP				\$289,171.92
10	WOODWARD STEEL COMPANY PO BOX 1272 WOODWARD, OK 73802	P: 580-256-2253 keitha@woodwardsteel.com	Product/Purchase AP				\$287,480.65
11	SECOR PO BOX 670770 DALLAS, TX 75267-0770	P: 281-556-1661 k.sandlin@secoronline.com	Product/Purchase AP				\$284,017.40
12	US ROD MANUFACTURING, LLC PO BOX 152 NAPPANEE, IN 46550	P: 405-315-8760 kgerdts@usrodco.com	Product/Purchase AP				\$280,225.59
13	CONSOLIDATED PIPE & SUPPLY CO., INC 1205 HILLTOP PARKWAY BIRMINGHAM, AL 35204	P: 281-558-4413 payables@cpspipe.com	Product/Purchase AP				\$246,517.92
14	COLORADO DEPARTMENT OF REVENUE TAXATION DIVISION 1375 SHERMAN ST. DENVER, CO 80203	P: 303-238-7378 DOR_Taxpayerservice@state.co .us	Unpaid Sales Taxes				\$246,181.61
	MAYCO INC P.O. BOX 94070 OKLAHOMA CITY, OK 73143	P: 405-677-5969 LISACHONG@MAYCO- USA.COM	Product/Purchase AP				\$243,723.83
16	PETROLEUM PIPE AMERICAS INTERNAT'L CORP 1800 WEST LOOP SOUTH, SUITE 1755 HOUSTON, TX 77027	P: 713-877-0903 carol@petroleum-pipe.com	Product/Purchase AP				\$223,628.86
17	MAKENA SALES CO,INC. PO BOX 9197 WICHITA FALLS, TX 76308	P: 940-766-4064 doug@makenasalesco.com	Product/Purchase AP				\$198,661.15
18	MCCARTY EQUIPMENT PO BOX 841388 DALLAS, TX 75284-1388	P: 713-222-2231 becky@mccartyequipment.com	Product/Purchase AP				\$194,492.83
19	TRIANGLE METALS PO BOX 820 BIXBY, OK 74008	P: 800-495-1390 kortney@trianglemetal.com	Product/Purchase AP				\$193,120.24
20	DIXIE PIPE SALES, INC HOU1111 PO BOX 650998 DALLAS, TX 75365-0998	P: 713-796-2021 therrell@dixiepipe.com	Product/Purchase AP				\$192,226.88

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
WB SUPPLY LLC,	Case No. 21-xxxxx (xxx)
Debtor.1	

LIST OF EQUITY SECURITY HOLDERS

Pursuant to Rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure, WB Supply

LLC hereby provides the following list of holders of equity interests:

Name and Address of Interest Holder	KIND/CLASS OF INTEREST	PERCENTAGE OF INTERESTS HELD
Basin WB Supply LLC	Class A-1	100%
200 Park Avenue, Suite 5800		
New York, NY 10166		
Steve Bolen	Class C-1	20.3895%
10314 Deep Spring Lane		
Houston, TX 77043		
Tom Dworsky	Class C-1	13.5166%
414 Mantel Ct.		
Midland, TX 79706		
Stephen Kemp	Class C-1	13.7457%
1920 17th St., #420		
Denver, CO 80202		
Kelly Kesler	Class C-1	12.0275%
25030 187th St.		
Purcell, OK 73080		
Alfred Sharpton	Class C-1	14.8912%
3202 S. Birch		
Perryton, TX 79070		
Anita Swart	Class C-1	14.2039%
P.O. Box 98		
Miami, TX 79059		

The Debtor in this chapter 11 case, along with the last four digits of its tax identification number, is as follows: WB Supply LLC (2066). The address of the Debtor's corporate headquarters is: 111 Naida Street, Pampa, Texas 79065-6901.

Name and Address of Interest Holder	KIND/CLASS OF INTEREST	PERCENTAGE OF INTERESTS HELD
Kent Wolf	Class C-1	11.2257%
1929 79th Ave.		
Greeley, CO 80634		
Mark Bailey	Class C-2	2.3660%
517 Red Deer		
Pampa, TX 79065		
Steve Bolen	Class C-2	6.1587%
10314 Deep Spring Lane		
Houston, TX 77043		
Amy Czarnikow	Class C-2	2.9576%
9416 Cromwell Terrace		
Odessa, TX 79764		
Tom Dworsky	Class C-2	5.0800%
414 Mantel Ct.		
Midland, TX 79706		
Joni Evans	Class C-2	2.1573%
P.O. Box 1496		
Wellington, CO 80549		
Renae Hotz	Class C-2	53.8274%
5429 S. Kearny		
Greenwood Village, CO 80111		
Stephen Kemp	Class C-2	4.2102%
1920 17th St., #420		
Denver, CO 80202		
Kelly Kesler	Class C-2	3.8274%
25030 187th St.		
Purcell, OK 73080	C1 C 2	4.41000/
Alfred Sharpton	Class C-2	4.4189%
3202 S. Birch		
Perryton, TX 79070	C1 C 2	4.27070/
Anita Swart	Class C-2	4.2797%
P.O. Box 98		
Miami, TX 79059	C1. C 2	7.41120/
Karl Vetter	Class C-2	7.4113%
170 Muscovey Lane		
Johnstown, CO 80534	C1 C 2	2 20550/
Kent Wolf	Class C-2	3.3055%
1929 79th Ave.		
Greeley, CO 80634		

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
WB SUPPLY LLC,	Case No. 21-xxxxx (xxx)
Debtor. ¹	

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rule of Bankruptcy Procedure, the following are corporation(s), other than a governmental unit, that directly or indirectly own 10% or more of any class of the debtor's equity interests:

EQUITY HOLDER	PERCENTAGE OF TOTAL EQUITY	
Basin WB Supply LLC	96.3883%	

-

The Debtor in this chapter 11 case, along with the last four digits of its tax identification number, is as follows: WB Supply LLC (2066). The address of the Debtor's corporate headquarters is: 111 Naida Street, Pampa, Texas 79065-6901.

Fill in this information to identify the case:		
Debtor name WB Supply LLC		
United States Bankruptcy Court for the: DISTRICT OF	DELAWARE	
Case number (if known)		
		Check if this is an amended filing
		,
Official Form 202		
Declaration Under Penalty	of Perjury for Non-Individu	al Debtors 12/15
orm for the schedules of assets and liabilities, any o	non-individual debtor, such as a corporation or partne other document that requires a declaration that is not in ate the individual's position or relationship to the debt	ncluded in the document, and any
	aking a false statement, concealing property, or obtain s up to \$500,000 or imprisonment for up to 20 years, o	
Declaration and signature		
I am the president, another officer, or an authorize individual serving as a representative of the debto	d agent of the corporation; a member or an authorized age r in this case.	ent of the partnership; or another
I have examined the information in the documents	checked below and I have a reasonable belief that the info	ormation is true and correct:
Schedule A/B: Assets-Real and Persona		
Schedule D: Creditors Who Have Claims Schedule E/F: Creditors Who Have Unse	Secured by Property (Official Form 206D) cured Claims (Official Form 206E/F)	
Schedule G: Executory Contracts and Un Schedule H: Codebtors (Official Form 206		
Summary of Assets and Liabilities for Nor	,	
Amended Schedule Chapter 11 or Chapter 9 Cases: List of Comparison Other document that requires a declaration	reditors Who Have the 20 Largest Unsecured Claims and A	
I declare under penalty of perjury that the foregoin	g is true and correct.	
Executed on April 20, 2021	(/s/ Edward Hostmann	
_ .	Signature of individual signing on behalf of debtor	
	Edward Hostmann	
	Printed name	
	Chief Restructuring Officer Position or relationship to debtor	
	r dolation of relationship to debtor	